			ENT AND TRADEMARI			
Inventor(s): Appln. No.: 07	PPLICATION of CORR 7 / 957,080 ↑ √ ↑ serial no.	MAIL ROOM 38 24 1994	Group Art Unit Examiner:	Ogden	11:2	
Filed: Octobe	r 7, 1992	MADERIALE		ccount No order No C#		
Title: LUBRIC	CANTS		Atty. Dkt. 97	7766	/ CPR.36610/US / Client Ref.	
Hon. Commissioner of Patents and Tradem Washington, D.C. 20231		ademarks		ober 24_1	ÉCEIVED	
Sir: 1. []	decision (not Advisor	ry Action) dated	peals to the Board of Patent	Appeals at the Ren	NOV 1 4 1994 and Interferences from t dinentifice/finally rejecti	
2. [XXX]	BRIEF on appeal in	this application is attache	d <u>in triplicate</u> .			
3. []	An ORAL HEARING unextendable).	is respectfully requeste	d under Rule 194 (due two	months a	after Examiner's Answer	
4. [·]	Reply Brief is attached in triplicate (due two months after Examiner's Answer unextendable).					
5. []	"Small entity" verified	statement filed: [] he	erewith. [] previously.			
6. FEE (CALCULATION:					
If box If box	2 above is X'd, 3 above is X'd,		Large/Small	/\$140* \$ /\$140* \$ /\$120* \$	280.00 (120/22 (121/221)	
7. <u>Original</u> d	ue date: <u>August 22, 1</u>	994				
to cover ti Small Enti	he date of this paper a ty: 1 month \$110/\$55	and any enclosure for whi	(not applicable to items 3 arch the requisite fee is (Large \$370/\$185 (code 116/216); 60 (code 118/218))	/	0.00	
		ee <u>paid</u> [] previously s concurrently filed amend	since above <u>original</u>	ototal \$	650.00	
11.			TOTAL	FEE \$	650.00	
12. [XXX]	Fee Attached					
13. []	*Fee <u>NOT</u> required s		in which the Board of Pater	nt Appeals	and Interferences did n	
or asserted to be (missing or insu- our Account/Or	oe filed, or which should ha afficientfee only) now or her der Nos. shown in the headi	ve been filed herewith or conce eafter relative to this application ng hereof for which purpose a <u>d</u>	e any fee specifically authorized here erning any paper filed hereafter, an and the resulting Official document uplicate copy of this sheet is attached ue fee transmittal form is f	d which may under Rule : d. This C H	be required under Rules 16- 20, or credit any overpayment,	
		CUSHMAN DARBY	& CUSHMAN, L.L.P.			
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<u>PATENT</u>